



209A Defense Lawyer

Understand Your Rights Before You Loose Them!

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13 Proudly Representing 209A Defendants

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Posted under: Defendant's Checklist, Important Cases, Massachusetts Laws, Stopping a Restraining Order, Uncategorized, Your Legal Strategy by GREW

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13 The First Step is Contacting an Experienced Attorney

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Have You Been Served with a 209A Restraining Order?

Do You Know What Your Rights Are?

Then It's Time To Speak to An Experienced Attorney!

Call Attorney Grew For a Free Consultation at (781) 520-1758

Attorney Grew has witnessed too many clients contact his office **AFTER** they appeared in court on a restraining order and were found guilty of either placing their spouse, girlfriend or boyfriend in harms way or they violated an existing 209a Abuse Prevention Order order and the client now faces an expensive trial, jail sentence or a 24 week "batters treatment program." **contact Attorney J. Grew at (781) 520-1758.**

A typical restraining order hearing lasts 10-20 minutes and the overwhelming majority end with the defendant receiving a one-year restraining order against them.

The 209A Abuse Prevention order was designed to stop the domestic violence. The purpose of Mass. General Law chapter 209A is to physically separate the plaintiff "victim" from the defendant, "abuser" and stop financial, psychological and emotional abuse upon the victim. A Massachusetts 209A restraining order is a powerfull protection against domestic violence and domestic abuse. An abuse prevention order can accomplish all of the following:

1. Physically limit the defendant's personal freedom & liberty;
2. Deny the defendant access to his home, assets & personal property;
3. Prohibit the defendant from all contact with his children;
4. Remove the defendant's rights to own a firearm;
5. Create overwhelming problems in any ongoing divorce, child custody or visitation case in the probate court;
6. Destroy the defendant's reputation in the community or in any employment area that performs background checks;
7. Require the defendant to pay financial support to the plaintiff for child support, maintenance for a home. or payments to the plaintiff.
8. Pprovides the plaintiff with the ability to have the defendant arrested upon the plaintiff's allegation that the defendant has further contacted or abused the plaintiff. A 209A Abuse Prevention Order places the defendant one allegation away from a criminal charge and criminal record.

Please, before a judge issues a one-year or permanent restraining order against

Taking Charge is a Phone Call Away!

what about a graphic right here with my phone number

Massachusetts Law

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